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QUIN DENVIR, Bar #49374
 1
    Federal Defender
 2
    MATTHEW C. BOCKMON, Bar #161566
 3
    Assistant Federal Defender
    Designated Counsel for Service
 4
    801 I Street, 3rd Floor
    Sacramento, California 95814
    Telephone: (916) 498-5700
 5
 6
    Attorney for Defendant
                                             OK/HAV
    MATTHEW WALLACE SCHACHTER
 7
      aka ROBERT LEWIS BROWN
 8
 9
                       IN THE UNITED STATES DISTRICT COURT
10
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
11
12
   UNITED STATES OF AMERICA,
                                     ) NO. CR-S-05-59 DFL
13
                   Plaintiff,
                                       STIPULATION AND [PROPOSED] ORDER
14
                                       CONTINUING MOTION HEARING/STATUS
        V.
                                       CONFERENCE
15
   MATTHEW WALLACE SCHACHTER,
         aka Robert Lewis Brown,
16
         aka Matthew Rollins; and
                                              July 7, 2005
                                       Date:
    LLOYD THOMPSON
                                       Time: 10:00 a.m.
17
                                       Judge: David F. Levi
                   Defendants.
18
19
20
         The United States of America through Robin R. Taylor, Assistant
21
   United States Attorney; Lloyd Thompson, by and through his counsel,
22
   Dwight M. Samuel; and Matthew Schachter, by and through his counsel,
23
   Matthew C. Bockmon, Assistant Federal Defender, agree to vacate the
   motion hearing and status conference hearing date of May 19, 2005 and
2.4
   continue the matter for further status conference on July 7, 2005.
25
26
         Arraignment on the Superseding Indictment is set for May 26, 2005.
27
   Mr. Schachter's replies to the current motions due May 12, 2005 may be
28
   filed by May 27, 2005.
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1	IT IS STIPULATED that the per	iod from May 19, 2005 through and
2	including July 7, 2005 be excluded in computing the time within which	
3	trial must commence under the Speedy Trial Act, pursuant to 18 U.S.C.	
4	3161(h)(8)(B)(iv) and Local Code T4 for continuity and preparation of	
5	counsel, and 18 U.S.C. § 3161(h)(8)(B)(ii) and Local Code T2 for	
6	complexity.	
7	Dated: May 17, 2005	Respectfully submitted,
8		QUIN DENVIR
9		Federal Defender
10		/s/ Matthew C. Bockmon
11		MATTHEW C. BOCKMON
		Assistant Federal Defender Attorney for Defendant
12		MATTHEW WALLACE SCHACHTER aka Robert Lewis Brown
13		
14		/s/ Matthew C. Bockmon for
15		DWIGHT M. SAMUEL Attorney for Defendant
16		LLOYD THOMPSON
17		per telephonic authorization
18	Dated: May 20, 2005	
19		MCGREGOR W. SCOTT
20		United States Attorney
21		/s/ Matthew C. Bockmon for
22		ROBIN TAYLOR Assistant U.S. Attorney
23		per telephonic authority
24	O F	RDER
25	IT IS SO ORDERED.	
26	Dated: May 19, 2005	/s/ David F. Levi
27		DAVID F. LEVI U.S. District Court
28		